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- 1	EMPIRE LANDSCAPE CONSTRUCTION	
15	EMPIRE LANDSCAPE CONSTRUCTION	
15	EMPIRE LANDSCAPE CONSTRUCTION UNITED STATES 1	DISTRICT COURT
15	UNITED STATES I	
15 16 17	UNITED STATES I NORTHERN DISTRICT OF CALIFO	
15 16	UNITED STATES I	RNIASAN FRANCISCO DIVISION Case No.: 3:12-cv-04052-CRB
15 16 17	UNITED STATES I NORTHERN DISTRICT OF CALIFO MARCOS VARGAS, ROMUALDO ALTAMIRANO, PEDRO RAMOS, BULMARO BAZAN, MARCOS	RNIASAN FRANCISCO DIVISION Case No.: 3:12-cv-04052-CRB JOINT STIPULATION AND ORDER
15 16 17 18 19	UNITED STATES IN NORTHERN DISTRICT OF CALIFORMARCOS VARGAS, ROMUALDO ALTAMIRANO, PEDRO RAMOS, BULMARO BAZAN, MARCOS MANDUJANO, JOSE: SOLIS, LUIS PENA,	RNIASAN FRANCISCO DIVISION Case No.: 3:12-cv-04052-CRB JOINT STIPULATION AND ORDER REGARDING CASE MANAGEMENT
15 16 17 18	UNITED STATES IN NORTHERN DISTRICT OF CALIFORMARCOS VARGAS, ROMUALDO ALTAMIRANO, PEDRO RAMOS, BULMARO BAZAN, MARCOS MANDUJANO, JOSE: SOLIS, LUIS PENA, BENITO CHAIREZ, FIGUEROA, FREDY	RNIASAN FRANCISCO DIVISION Case No.: 3:12-cv-04052-CRB JOINT STIPULATION AND ORDER REGARDING CASE MANAGEMENT CONFERENCE AND RESPONSIVE
15 16 17 18 19	UNITED STATES IN NORTHERN DISTRICT OF CALIFORMARCOS VARGAS, ROMUALDO ALTAMIRANO, PEDRO RAMOS, BULMARO BAZAN, MARCOS MANDUJANO, JOSE: SOLIS, LUIS PENA, BENITO CHAIREZ, FIGUEROA, FREDY ROCHA, SALVADOR FLORES, ISMAEL	RNIASAN FRANCISCO DIVISION Case No.: 3:12-cv-04052-CRB JOINT STIPULATION AND ORDER REGARDING CASE MANAGEMENT
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JOSE ANTONIO ALVAREZ, ANTONIO 1 RODRIGUEZ, JOSEPH RENEE RODRIGUEZ, MAURICIO SANCHEZ, 2 MAURICIO SANCHEZ ARZATE, MANUEL RENTERIA, MIGUEL SUCHIL MENDOZA, 3 and VICENTE 4 MARTINEZ, individually and on behalf of all others similarly situated, 5 Plaintiffs, 6 v. 7 JOHN EARL REDFERN, an individual; J. 8 REDFERN, INC., (dba "GOLDEN STATE 9 LANDSCAPING"), a California Corporation; JLS PARTNERS, INC., (dba "GSL 10 CONSTRUCTION"), a California Corporation; and EMPIRE LANDSCAPE 11 CONSTRUCTION, a California Corporation, **12** Defendants. 13 14 **15** Plaintiffs Marcos Vargas, Romualdo Altamirano, Pedro Ramos, Bulmaro Bazan, Marcos **16 17**

respective counsel, to the following extension:

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Mandujano, Jose Solis, Luis Pena, Benito Chairez, Figueroa, Fredy Rocha, Salvador Flores, Ismael Corona, Epigmenio Lopez, Juan Corona, Enrique Tamayo, Francisco Salgado, Silverio Torres, Martin Ramos Ramirez, Angel Sanchez, Eron Lopez, Eduardo Vargas, Jorge Soto, Rigoberto Sanchez, Julio Lopez, Jose J. Garcia, Pedro Sierra, Damacio Sanchez, Juan Guerra, Jaime Martinez Jr., Robert Montoya, Mateo Guzman, Lazaro Maya, Jose Estrada, Aniceto Almanza Sanchez, Emilio Vargas, Jose Antonio Alvarez, Antonio Rodriguez, Joseph Renee Rodriguez, Mauricio Sanchez, Mauricio Sanchez Arzate, Manuel Renteria, Miguel Suchil Mendoza, and Vicente Martinez, (collectively "Plaintiffs") and Defendants John Earl Redfern, J. Redfern, Inc. (dba Golden State Landscaping), JLS Partners, Inc. (dba GSL Construction), and Empire Landscape Construction (collectively "Defendants") agree and stipulate, through their

1. The parties have finalized and signed settlement agreements for both the related state court matter (*Jose Moreno et al v. J. Redfern, Inc. et al.*, Alameda Co. Superior Court Case

1 No. RG08375539) and this matter. 2 2. The parties have made request for dismissal in this matter contingent upon the 3 state court granting final approval of the proposed settlement in the Moreno action. Per the settlement agreement in this matter, Plaintiffs agree to deliver to counsel for Defendants a fully 4 5 executed Request for Dismissal within five (5) calendar days of the date on which the Alameda Superior Court grant final approval of the proposed settlement in the *Moreno* matter. 6 7 3. The proposed class action settlement in the Moreno matter was granted 8 preliminary approval by Judge Robert Freeman of the Alameda Superior Court on December 20, 9 2014. 4. 10 The Final Approval Hearing in the Moreno matter has been set for April 25, 2014. 5. 11 As such, the parties have agreed to continue the deadline for Defendants' responsive pleading to Plaintiffs' complaint from January 16, 2014 to May 27, 2014. 12 13 6. The parties also request that the initial Case Management Conference in this 14 matter be continued from February 7, 2014 to June 13, 2014. 15 16 Dated: January ___, 2014 /s/ Joseph D. Sutton LAW OFFICES OF MALLISON & **17 MARTINEZ** 18 Attorneys for Plaintiffs 19 20 21 Dated: January ___, 2014 /s/ Marlene Muraco 22 LITTLER MENDELSON A Professional Corporation 23 Attorneys for Defendants 24 25 26 27 28

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ORDER

PURSUANT TO THE STIPULATION OF THE PARTIES AND FOR GOOD CAUSE APPEARING, THE COURT HEREBY ORDERS:

- 1. That the deadline for Defendants' responsive pleading to Plaintiffs' complaint be continued from January 16, 2014 to May 27, 2014.
- 2. That the initial Case Management Conference in this matter be continued from February 7, 2014 to June 13, 2014.

IT IS SO ORDERED.

Dated: January 31, 2014

